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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/021,657	12/14/2001	Marc C. Albertsen	1148D	5787
7590 08/18/2005			EXAMINER	
Patricia A. Sweeney 1835 Pleasant St.		KUBELIK, ANNE R		
	es, IA 50265-2334		ART UNIT	PAPER NUMBER
,			1638	

DATE MAILED: 08/18/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action				
Before the Filing of an Appeal Brief				

Application No.	Applicant(s)	
10/021,657	ALBERTSEN ET AL.	
Examiner	Art Unit	
Anne R. Kubelik	1638	

The MAILING DATE of this communication appears on the cover sheet with the correspondence address THE REPLY FILED 05 August 2005 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. No provided the provided in the provided	·
 \(\) The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:	· ·
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	3
how the new or amended claims would be rejected is provided below or appended.	of
The status of the claim(s) is (or will be) as follows:	
Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 3-1.9-19.27.31-32.34	
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE	
3. The affidavit or other evidence filed after a final action, but before or on the date of filing a Notice of Appeal will <u>not</u> be entered because applicant failed to provide a showing of good and sufficient reasons why the affidavit or other evidence is necessary and was not earlier presented. See 37 CFR 1.116(e).	ţ
The affidavit or other evidence filed after the date of filing a Notice of Appeal, but prior to the date of filing a brief, will <u>not</u> be entered because the affidavit or other evidence failed to overcome <u>all</u> rejections under appeal and/or appellant fails to provide showing a good and sufficient reasons why it is necessary and was not earlier presented. See 37 CFR 41.33(d)(1).	а
10. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached. REQUEST FOR RECONSIDERATION/OTHER	
11. The request for reconsideration has been considered but does NOT place the application in condition for allowance because See Continuation Sheet.	:
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s)	
<u>∸</u>	

Advisory Action Before the Filing of an Appeal Brief

Continuation of 5. Applicant's reply has overcome the following rejection(s):

112, 1st, written description; 112, 2nd of claims 3, 12-13 and 31;

102(b).

Continuation of 11, does NOT place the application in condition for allowance because: 112, 1st, enablement:

Deposit rejection of claim 34: Applicant urges that the statement was submitted on 10/21/04. This is not found persuaisve because the "Statement in Support of the deposit, setting forth the parameters required for deposit of biological material pursuant to the Budapest Treaty and the criteria of 37 CFR 1.801-1.809 and a copy of the Deposit form and receipt from the ATCC." as quoted from pg 11 of the 10/21/04 response, was not recieved.

Claims 3-4, 9-15, 27, 31-32 and 34: Applicant urges that the claims have been amended to delete refrences to hybridization. This is not found persuaisve because the problems with antisense suppression mean that SEQ ID NO:7 cannot be used in any plant other than maize. Also the specification does not teach targeted mutagenesis of SBMu200 within maize.

112, 2nd of claim 14: Applicant urges that claim 14 is provided antecedent expression for "the sequence expression" by amendment of claim 12 to add "repressing or increasing expression" of the sequence. This is not found persuasive because the phraseology is so different from what is in claim 12. It is suggested that "sequence" be deleted.

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